SHORT SUBDIVISION – REVIEW CHECK LIST

Application Number: 2408269

Applicant Name: Craig Jones for CalWest Industrial Holdings, LLC

Address of Proposal: 5959 Corson Avenue South

SUMMARY OF PROPOSED ACTION

D. M. Sugimura, Director

Master Use Permit to subdivide one parcel of land into two (2) parcels of land. Proposed parcel sizes are: A) 137,943 sq. ft. and B) 209,784 sq. ft. The two existing commercial structures will remain.

The following approvals are required:

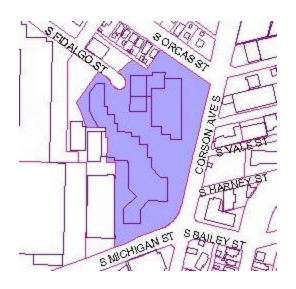
Short Subdivision - to subdivide one existing parcel into two parcels. (Chapter 23.24, Seattle Municipal Code).

SEPA DETERMINATION:	[X]	Exempt [] DNS [] MDNS [] EIS
	[]	DNS with conditions
	[]	DNS involving non-exempt grading or demolition or involving another agency with jurisdiction

BACKGROUND DATA

Site & Area Description

The subject site is located on a tract of land that fronts South Orcas Street to the north, Corson Avenue South to the east, and South Michigan Street to the south, in the Georgetown neighborhood of South Seattle. The eastern extent of South Fidalgo Street dead ends along the west property boundary line. The site is also located within the Duwamish Manufacturing/Industrial Center District. The existing parcel size is approximately 347,727 square feet located in a General Industrial Two zone with a height limit of 85 feet (IG-2 U/85) and Industrial Buffer zone with



a height limit of 65 feet. The site is classified as a split zone lot. The site is irregular in shape, with a lengthwise orientation along a northerly and southerly axis. The site is fully developed with two large commercial structures, accessory surface parking, and landscaping. The site is essentially level with perimeter landscaping to visually obscure on-site commercial activities. The largest structure contains a number of uses that include restaurants, retail sales and service, and office uses. The other building supports warehouses, storage, and office uses. Except for South Fidalgo Street, the street rights-of-way are fully developed with curbs, sidewalks and gutters fronting the development site.

Access to the development site is primarily taken along Corson Avenue South abutting the property to the east, and South Michigan Street abutting along the south property line. Corson Avenue South and South Michigan Street are arterials with direct connection to Interstate Five (I-5). The street systems are bustling with activity in and around the subject lot. The site is located within a moderate sized industrial zone to the west, south, and east. Businesses located within this area are typical of uses established within industrial zones, including warehouses, business support services, and manufacturing uses. A lodging use (Georgetown Inn) is located directly across the street at the intersection of South Michigan Street and Corson Avenue South. To the northwest abutting the subject lot is a modest sized Multifamily Lowrise Two (L-2) zone, with a minimum density limit of one unit per 1,200 square feet of lot area. Seattle Parks Georgetown Playground is located further north within walking distance.

Proposal

The proposal is to subdivide one parcel of land into two (2) parcels. Proposed parcel areas are indicated in the summary above. Proposed parcels will have direct and indirect access to South Michigan Street, Corson Avenue South, and South Orcas Street.

Public comment:

Date of Notice of Application: December 30, 2004
Date End of Comment Period: January 12, 2005

Letters 1

Issues: The Georgetown Community Council submitted a request that the future

owners honor a good neighbor initiative to respect the impact of

commercial businesses on neighboring residential uses. A copy of this

letter was placed in the project folder.

PLAN REVIEW – SHORT SUBDIVISION

SMC 23.24.020 Content of application.

Applications for approval of a short subdivision shall include the following:

- A. Plat of the proposed short subdivision containing standard survey data;

C.	\boxtimes	Plot plan, as appropriate, showing the location and dimensions of existing buildings in relation to the proposed short subdivision;
D.	\boxtimes	Legal descriptions of the property to be subdivided and of all proposed lots or divisions;
E.	\boxtimes	Name and address of owner(s) of the tract;
F.		Location of existing roadways, sanitary sewer, storm drain and water mains, if any, together with proposed street improvements; and
G.		Specific location and description of all trees at least six (6) inches in diameter measured four and one-half (4 ½) feet above the ground, with species indicated.
SMC <u>23.24</u>	.030 Con	ntent of short subdivision.
A.	Every sh	nort plat of a short subdivision filed for record must contain:
	1.	A certificate giving a full correct description of the lands divided as they appear on the short plat, including a statement that the short subdivision has been made with the free consent and in accordance with the desires of the owner or owners.
	2.	If the short plat includes a dedication, the certificate or a separate written instrument of dedication shall contain the dedication of all streets and other areas to the public, an individual or individuals, religious society or societies or to any corporation, public or private, as shown on the short plat and a waiver of all claims for damages against any governmental authority which may be occasioned to the adjacent land by the established construction, drainage and maintenance of the road.
	3.	Roads not dedicated to the public must be clearly marked on the face of the short plat.
	4.	All short plats containing a proposed dedication must be accompanied by a title report confirming that the title of the lands as described and shown on the short plat is in the name of the owner signing the certificate or instrument of dedication.
В.		The certificate and instrument of dedication shall be signed and acknowledged before a notary public by all parties having any ownership interest in the land subdivided and shall be recorded as part of the final plat. Any dedication, donation, or grant as shown on the face of the short plat shall be considered to all intents and purposes as a quitclaim deed to the donee or donees, grantee or grantees for his, her or their use for the

purpose intended by the donors or grantors.

SMC <u>23.24.035</u> Access.

A.		Every short plat shall include adequate provision for dedication of drainage ways, streets, alleys, easements, slope rights, parks and other public open spaces for general purposes as may be required to protect the public health, safety and welfare.				
B.			Protective improvements and easements to maintain the improvements shall be dedicated at the discretion of the City.			
C.			Convenient pedestrian and vehicular access to every lot by way of a dedicated street or permanent appurtenant easement shall be required.			
D.		deterr	ss to new lots shall be from a dedicated street, unless the Director mines that the following conditions exist, and permits access by a anent private easement:			
	1.		Access by easement would not compromise the goals of the Land Use Code to provide for adequate light, air and usable open space between structures; and			
	2.		The dedication and improvement of a street is not necessary or desirable to facilitate adequate water supply for domestic water purposes or for fire protection, or to facilitate adequate storm drainage; and			
	3.		The dedication and improvement of a street is not necessary or desirable in order to provide on-street parking for overflow conditions; and			
	4.		No potential safety hazards would result from multiple access points between existing and future developments onto a roadway without curbs and with limited sight lines; and			
	5.		There is identifiable access for the public and for emergency vehicles; and			
	6.		There is no potential for extending the street system.			
E.		and th	reated streets and alleys shall meet the requirements of Chapter 23.53 ne Street Improvement Manual. Easements shall meet the rements of Section 23.53.025.			

<u>CRITERIA REVIEW – SHORT SUBDIVISION</u>

A. The Director shall, after conferring with appropriate officials, use the following criteria to determine whether to grant, condition or deny a short plat.

1.		Conformance to the applicable Land Use Code provisions (including street improvement requirements);
		Zoning review approved. Development standards of underlying zone (including Overlays). Chapter 23.53 Streets and Alleys Chapter 23.54 Parking and Access
	\boxtimes	Zoning review approved with conditions or corrections.
2.		Adequacy of access for vehicles, utilities and fire protection, as provided in Section 23.53.005;
		Fire Marshal's Office approved. Fire Marshal's Office approved with conditions.
		Seattle City Light review approved. Seattle City Light requires easement.
3.		Adequacy of drainage, water supply, and sanitary sewage disposal;
		Drainage review approved. Drainage review approved with conditions.
		Seattle Public Utilities Water Availability Certificate (WAC) approved. Seattle Public Utilities requirements for WAC approval.
4.		Whether the public use and interests are served by permitting the proposed division of land;
		Department of Parks and Recreation approved. Department of Parks and Recreation approved with conditions.
		Department of Neighborhoods (landmark sites or Districts)
		approved. Department of Neighborhoods (landmark sites or Districts) approved with conditions.
		Building Plans Examiner review and approval. Building Plans Examiner approval with conditions.
		The proposal meets all applicable criteria for approval of a short plat as discussed in the analysis and decision, therefore meets this criterion.

5.		Conformance to the applicable provisions of SMC Section <u>25.09.240</u> , short subdivision and subdivisions in environmentally critical areas;
	\boxtimes	Site not located in a riparian corridor buffer, wetland, wetland buffer or steep slope.
		Site exempt from ECA Ordinance (SMC <u>25.09.040</u>)
6.	Is des	signed to maximize the retention of existing trees;
		Site does not contain trees at least 6-inches in diameter measured $4-\frac{1}{2}$ feet above the ground.
	\boxtimes	Site does not contain Exceptional Trees as defined in Director's Rule 6-2001.
	\boxtimes	The short subdivision meets the applicable provisions of SMC 25.11.
		A tree preservation plan is required.

SMC 23.24.060 Redivision procedure.

Within a five (5) year period following the filing of a short subdivision in accordance with the provisions of Chapter 23.22, property within that short subdivision may not be further divided through the short subdivision process if it would result in more than a total of nine (9) lots. However, any revision of the lot lines of an approved short subdivision in which the total number of lots is not increased shall not be considered a further division, and shall be approved or disapproved in the manner prescribed in Chapter 23.28.

DECISION – SHORT PLAT: CONDITIONALLY APPROVED

CONDITIONS – SHORT PLAT:

Conditions of Approval Prior to Recording

The owner(s) and/or responsible party(s) shall:

- 1. Have final recording documents prepared by or under the supervision of a Washington State licensed land surveyor. Each lot, parcel or tract created by the short subdivision shall be surveyed in accordance with appropriate State statutes. The property corners set shall be identified on the plat and encroachments such as side yard easements, fences or structures shall be shown. All existing structures shall be shown on the face of the plat, and their distances to the property lines dimensioned. Lot areas shall be shown on the plat. The short plat drawing shall be stamped by a licensed surveyor.
- 2. Comply with the requirements outlined in the Fire Department's report dated 12/22/04.

- 3. Comply with the requirements outlined in the Water Availability Certificate (WAC #2004-1962.
- 4. Revise proposed "Lot(s)" A and B to read "Parcel" A and B on the face of plat.
- 5. Add the conditions of approval to the face of the plat, or on an additional page if needed. If the conditions are on a separate page, insert on the plat:
 - "For conditions of approval after recording, see Page ____ of ___." (If necessary, renumber the pages).
- 6. Revise face of plat to include driveway easement and maintenance agreement or provide notation of recorded easement on face of plat, submit recorded copy to land use planner.
- 7. Outline on the face of the short plat: the legal descriptions for the existing and proposed lots; the location of the existing utility lines on the face of the plat; all ingress and egress and utilities easements. If a utility easement is required by Seattle City Light, then the easement in its entirety (typically referred to as "Easement A") shall be shown on the face of the plat.
- 8. Submit the final recording forms and fee.

After Recording and Prior to Issuance of a Building Permit

The owner(s) and/or responsible party(s) shall:

- 1. Attach a copy of the recorded short plat to all building permit plan sets.
- 2. Submit a standard drainage control plan for DPD review.

Signature:	(signature on file)	Date:	April 4, 2005	
	Bradley Wilburn, Land Use Planner		_	
	Department of Planning and Development			
	Land Use Services			

BMW:rg

K:\Signed Decisions\2408269.DOC